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10		Site
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12		IT IS SO ORDERED Fig. 12 Independent of the second of th
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15	Attorneys for Defendant BT AMERICAS INC.	Juas
16	BT MALKICAG IIVC.	TOP OF CV
17	AND ALL DE CALL AND C	DISTRICT 4/29/2014
18	UNITED STATES DISTRICT COURT	
19	NORTHERN DISTRICT OF CALIFORNIA	
20	LANDIELANDIED	C N 12 CV 05510 FID
21	LYNN ELVIN AMBLER,	Case No.: 12-CV-05518 EJD
22	Plaintiff,	JOINT STIPULATION DISMISSING ACTION WITH PREJUDICE
23	v. BT AMERICAS INC. AND DOES 1	[Fed. R. Civ. P. 41(a)]
24	THROUGH 10, INCLUSIVE,	
25	Defendants.	
26		1
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28		
	Joint Stipulation Dismissing Action With Prejudic Case No. 12-CV-05518 EJ	

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1 Plaintiff LYNN ELVIN AMBLER ("Plaintiff") and Defendant BT AMERICAS INC. 2 ("Defendant") (collectively the "Parties"), by and through their counsel of record herein, hereby 3 stipulate and agree as follows: 4 WHEREAS, pursuant to Federal Rule of Civil Procedure 41(a), the Parties agree that 5 Plaintiff's Complaint and his entire action should be dismissed with prejudice. 6 THEREFORE, the Parties stipulate and agree that Plaintiff's Complaint and this entire 7 action shall be and hereby is dismissed with prejudice. 8 IT IS SO STIPULATED. 9 The Clerk shall close this file. 10 DATED: April 28, 2014 KYLE LAW CORPORATION 11 By: /s/ Stephan E. Kyle Stephan E. Kyle 12 Conor Granahan 13 Attorneys for Plaintiff LYNN ELVIN AMBLER 14 15 DATED: April 28, 2014 EPSTEIN BECKER & GREEN, P.C. 16 /s/ Andrew J. Sommer By: 17 Steven R. Blackburn Andrew J. Sommer 18 Attorneys for Defendant 19 BT AMERICAS INC. 20 21 22 23 24 25 26 27 28

Joint Stipulation Dismissing Action With Prejudice Case No. 12-CV-05518 EJD